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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/046,654	10/26/2001	Cheryl L. Neofytides	87188-636306 (000220US)	1069	
20350 KII PATRICK	7590 05/10/201 TOWNSEND & STOO	EXAM	EXAMINER		
TWO EMBARCADERO CENTER EIGHTH FLOOR SAN FRANCISCO, CA 94111-3834			AKINTOLA, OLABODE		
			ART UNIT	PAPER NUMBER	
	,	3691			
			NOTIFICATION DATE	DELIVERY MODE	
			05/10/2011	ELECTRONIC	

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

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Office Action Summary

Application No.	Applicant(s)					
10/046,654	NEOFYTIDES ET AL.					
Examiner	Art Unit					
OLABODE AKINTOLA	3691					

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The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply						
A SHORTENED STATUTORY PERIOD FOR REPLY WHICHEVER IS LONGER, FROM THE MAILING DA- Extensions of time may be available under the provisions of 37 OFR 1.15 after SIX (f) MONTHS from the mailing date of this communication. If the property of the property of the provision of 37 OFR 1.15 after SIX (f) MONTHS from the mailing date of this communication. Failure to reply within the sort of centered profit for reply will, by datable. Any reply received by the Office later than three montain after the mailing aerized patent term adjustment. See 37 OFR 1.70(b).	ATE OF THIS COMMUNICATION 18(a). In no event, however, may a reply be tir fill apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	N. nely filed the mailing date of this c (D (35 U.S.C. § 133).				
Status						
1) Responsive to communication(s) filed on 12 Ag 2a) This action is FINAL. 2b) This 3) Since this application is in condition for allowar closed in accordance with the practice under E	action is non-final. nce except for formal matters, pro		merits is			
Disposition of Claims						
4) Claim(s) 25.37.50 and 52.54 is/are pending in 4a) Of the above claim(s) is/are withdrav 5) Claim(s) is/are allowed. 6) Claim(s) is/are allowed. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or	vn from consideration.					
Application Papers						
9) The specification is objected to by the Examiner 10) The drawing(s) filed on is/are: a) accs Applicant may not request that any objection to the c Replacement drawing sheet(s) including the cortication is objected to by the Ex	epted or b) objected to by the drawing(s) be held in abeyance. Se ion is required if the drawing(s) is ob	e 37 CFR 1.85(a). ejected to. See 37 Ci				
Priority under 35 U.S.C. § 119						
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some cl None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No						
Attachment(s)						
1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Feview (PTO-942) 3) Information Disclosure Statement(s) (PTO/SB/08)	4) Interview Summary Paper No(s)/Mail D 5) Notice of Informal R	ate				
a) ☐ miormation disclosure Statement(s) (PTO/SB/08)	57 H 110000 51 IIII 0111 III 1	rippiidatioil				

Paper No(s)/Mail Date _ U.S. Patent and Trademark Office PTOL-326 (Rev. 08-06) 6) Other: ___

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DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- Determining the scope and contents of the prior art.
- 2. Ascertaining the differences between the prior art and the claims at issue.
- 3. Resolving the level of ordinary skill in the pertinent art.
- Considering objective evidence present in the application indicating obviousness or nonobviousness.

Claims 25-37, 50 and 52-54 are rejected under 35 U.S.C. 103(a) as being unpatentable over Levchin et al (US 7089208) (hereinafter referred to as "Levchin") in view of Himmel et al (US 6386446) (hereinafter referred to as "Himmel") and further in view of Komem et al (US 6892184) (hereinafter referred to as "Komem).

Re claim 25: Levchin teaches a method for automatically transferring credit between a stored value fund maintained in a database and a handler using a wide-area computer network, the method comprising: establishing a stored value fund at the database and associating the stored value fund with a user, and from which a desired amount is to be transferred from the user to a payee (col. 8, lines 31-46, col. 15, line 9 through col. 16, line 40); receiving, at a server computer

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system having a payment controller, automated transfer information from the wide-area computer network coupled to a user associated with the stored value fund, the automated transfer information comprising handler information on one or more handlers, including one of the handlers that is selected by the user as a default handler (col. 2, lines 37-44, col. 7, lines 12-15, col. 16, lines 21-23); determining at the payment controller the handler for an automated transfer (col. 2, lines 37-39); determining at the payment controller the direction of the automated transfer with respect to the stored value fund (col. 7, lines 12-15); determining at the payment controller an amount for the automated transfer (col. 5, lines 62-66, col. 9, lines 5-8); automatically transferring the automated transfer amount between the stored value fund in the database and the handler determined for use for the automated transfer (col. 5, lines 62-66); after the automated transfer, determining if there are sufficient funds in the stored value fund to make the transfer of the desired transfer amount to the pavee (col. 10, lines 41-44); if there are not sufficient funds in the stored value fund to make the transfer of the desired transfer amount. transferring additional funds from the default handler to the stored value fund (col. 10, lines 41-44); and after the automated transfer and any transfer of additional funds from the default handler, converting the funds in the stored value funds from one form of monetary value to a different form of monetary value (col. 4, lines 32-41).

Levchin does not explicitly teach wherein that the stored value fund has plural, different forms of monetary value as funds in the stored value fund.

Himmel teaches the concept of a stored value fund having plural, different forms of monetary value as funds in the stored value fund (col. 4, lines 1-5, 23-24, col. 6, lines 2-10, 50-55).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the

invention to modify Levchin to include this feature as taught by Himmel for the obvious reason

of storing multiple, different currencies in a stored value fund for international transactions.

Levchin and Himmel do not explicitly teach wherein the handlers each use different forms of

monetary value, and wherein the different forms of monetary value are converted according to

the handler used for the transfer of funds by querying such handler for an exchange rate to be

used for the conversion.

Komem teaches the concept of a handler using different forms of monetary value, and wherein

the different forms of monetary value are converted according to the handler used in the transfer

of funds (col. 5, lines 26-37, "payment mechanism"; col. 6, lines 15-19, col. 3, lines 18-30).

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the

invention to modify Levchin in view of Himmel to include this feature as taught by Komem for

the obvious reason of allowing the pavee to accept payment in different forms of monetary value

that is converted according to a local currency using the payment mechanism.

Re claim 26: Levchin teaches a step of determining if a transfer period has expired (col. 4, lines

11-12; col. 14, line 64 through col. 15, line 2).

Re claim 27: Levchin teaches a step of determining if a threshold amount is crossed (col. 5, lines

62-66).

Re claim 28: Levchin teaches wherein: the determining the amount step comprising a step of

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determining the difference between the threshold amount and a balance of the stored value fund; and the difference is equal to the transferred amount (col. 5, lines 62-66).

Re claim 29: Levchin teaches wherein the amount is included in the automated transfer information (col. 4, lines 9-11).

Re claim 30: Levchin does not explicitly teach a step of electronically notifying the user of the automated transfer, wherein the electronic notification includes at least one of a web page, an instant message, an e-mail message, a pager message, and a wireless phone message. Official notice is hereby taken it is old and well known in the fund transfer art to provide notification to user of the system. It would have been obvious to one of ordinary skill in the art at the time of the invention to include this feature in Levchin teachings. One would have been motivated to do so in order to confirm to the user that the value has been successfully transferred.

Re claim 31: Levchin teaches wherein the server computer system comprises a plurality of computers coupled together by a computer network (figure 1).

Re claim 32: Levchin teaches, wherein the handler includes at least one of a bank, a credit card company, a debit card company, an agent location, a stored value fund, an airline mileage program, a gift certificate issuer, an electronic gift certificate issuer, and a money order issuer (col. 5. lines 62-66).

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Re claim 33: Levchin teaches wherein the amount corresponds to at least one of: currency, monetary value, airline mileage, promotional program points, gift certificate credit, and commodities (col. 4, lines 34-41).

Re claim 34: Levchin teaches, wherein the automatically transferring step comprises at least one of the following steps: transferring the amount with a bank account; transferring the amount with a credit card or debit card; transferring the amount in a check or money order; transferring the amount to another's stored value fund; transferring the amount to an agent location chosen by the user; transferring a telegram or a greeting card with a check or money order for the amount; and transferring an electronic greeting card with an electronic payment notification for the amount embedded therewith (col. 7, lines 12-15).

Re claim 35: Levchin teaches steps of: retrieving a trigger condition that initiates the automatically transferring step; and determining when the trigger condition is satisfied (col. 5, lines 62-66).

Re claim 36: Levchin teaches, wherein the trigger condition includes at least one of: a credit balance in the stored value find meeting a threshold; and a period of time expiring (col. 5, lines 62-66).

Re claim 37: Levchin teaches, wherein the user, the handler and the server computer system are

remotely located with respect to each other (figure 1).

Re claim 50: Levchin teaches, wherein the handler for the automated transfer and the default handler are different handlers (col. 16, lines 21-24).

Re claim 52: Levchin teaches wherein the funds in the stored value funds are coverted from currency to promotional points (col. 16, lines 21-24, col. 4, lines 32-41).

Re claim 53: Levchin teaches wherein the funds are converted from a currency of one country to a currency of a different country (col. 16, lines 21-24, col. 4, lines 32-41).

Re claim 54: Levchin does not explicitly teach wherein the step of converting the funds in the stored value fund from one form of monetary value to a different form of monetary value includes providing a conversion rate to the user for approval prior to the conversion. However, Himmel teaches the concept of providing a conversion rate to a user for approval prior to the conversion (col. 6, line 66 through col. 7, line 2). Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to modify Levchin to include this feature as taught by Himmel for the obvious reason of making sure the user is able to approve or decline the conversion based on the conversion rate.

Response to Arguments

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Applicant's arguments filed 4/12/2011 have been fully considered but they are not persuasive.

Applicant argues that in the Komem reference (1) exchange rates do not come from the payment mechanism 16, (2) there are not a plurality of handlers each using a different form of monetary value, and (3) there is not a conversion of the different forms of monetary value "according to the handler used for the transfer of funds by querying such handler for an exchange rate to be used for the conversion," as all recited in independent claim 25.

Examiner respectfully disagrees. Examiner relies on the Levchin reference to teach the concept of a plurality of handlers each using a different form of monetary value such as bank, credit card company and airline mileage program (col. 2, lines 37-44, col. 7, lines 12-15, col. 16, lines 21-23). Komem further established that the concept of having a plurality of payment mechanisms is old and well known (col. 2, lines 15-18). The particular payment mechanism in col. 5, lines 26-37, refers to one of the plurality of the possible payment mechanisms that is old and well known as discussed in col. 2, lines 15-18. The particular payment mechanism receives payment in a local currency of the buyer and converts it (the exchange rate conversion being an integral part of the payment mechanism) to the local currency of the vendor. Since the conversion is done according the exchange rate of the particular payment mechanism that receives the local currency of the buyer, the conversion is considered to be according to the handler used for the fund transfer.

Applicant is further directed to USPN 6016955 to De Rooij et al at (col. 2, lines 33 through col. 3, line 1, col. 4, line 12-18; claim 5) for showing similar feature of the claimed limitation

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Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

De Rooij et al (US 6016955) teaches the concepts of a stored value fund having plural, different forms of monetary value as funds in the stored value fund (col. 2, lines 33 through col. 3, line 1, col. 4, line 12-18; claim 5).

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

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Any inquiry concerning this communication or earlier communications from the examiner should be directed to Olabode Akintola whose telephone number is 571-272-3629. The examiner can normally be reached on M-F 8:30AM -5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Alexander Kalinowski can be reached on 571-272-6771. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Olabode Akintola/

Primary Examiner, Art Unit 3691